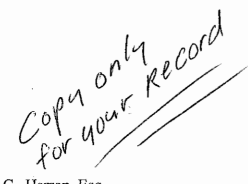


Dennis L. Smith P.O. Box 311 Selbyville, Delaware 19975

January 16, 2008



Office of the Clerk
Ms. Marcia M. Waldron
For the Third Circuit
21400 United States Court House
601 Market Street
Philadelphia, PA 19106 – 1790
Certified - 7007 0220 0001 0621 8204

Mr. Bruce C. Herron Esq,
Akin & Herron, P.A.
1500 Shallcross Avenue
Wilmington, Delaware 19806
Certified - 7007 0220 0001 0621 8310
---- Settlement Price Demand ----

Re: Dennis L. Smith vs. Ex-Police Chief Guy D. Baynard C.A. No. 07-4516-D.C. No. 98-639-JJF (JJF-28 U.S.C.A § 144) Fraud/Deceit involved in this Civil Case. This is a - Letter of Corrections, concerning my January 12, 2008 letter. --- Therefore, Please VOID my January 12, 2008 letter. ---

Dear Ms. Waldron and Attorney Herron.:

The United States Federal Attorney's office and the State Department of Justice's office will receive copies of this letter without my settlement price demand. The settlement price demand in this letter is solely between Attorney Bruce C. Herron and I, Pro se. Therefore, the Federal Attorney's office and the State Department of Justice's office will only receive this letter for legal understanding, which coincides with Federal court's recorded documents and evidence, concerning this mentioned above reference civil case. Note: If, this "settlement price demand" is demanded under the law, therefore the Court and/or the Federal Attorney's office and/or the State Department of Justice's office will receive it also.

<u>FIRST OF ALL</u>, the Town of Frankford's Attorney Dennis L. Schrader signed and <u>settled</u> the <u>AGREED</u> real estate part of this civil case, on November 29, 2007 and filed same Stipulation in the Register in Chancery Court (Case No. 1961 –S) in Georgetown, Delaware on November 30, 2007, as Attorney Bruce C. Herron know.

Therefore, the remaining settlement issue(s) are based on the fact / facts of recorded records of civil case No. 07 – 4516 --- D.C. No. 98 – 639 and/or my "Interlocutory Appeal Status (via)

28 U.S.C.A § 2106 Emergency Motion to Modify "and/or "Interlocutory Appeal Notice of Motion(s) to Stay / Appeal "and/or "Interlocutory Appeal Second -Notice of Motion to Vacate", all of which was filed on November 26, 2007. Also the remaining settlement issue(s) are based on my letter dated December 14, 2007 (Certified No. 7007 0710 0000 2888 9245) and my letter of corrections dated January 3, 2008 (Certified No. 7007 0710 0000 2888 9368). Therefore, based on all information that can be received by this paragraph, will confirm the following below, to be UNJUST (Contrary to Right and Justice) / UNFAIR:

(Unfair - Deceit used) Therefore, based on court records, see Attorney Bruce C. Herron's deceitful Summary Judgment request (D. I. 57) which equal to the <u>ONE</u> continued Racial bias / Harassment 42 U.S.C.A § 1981(a) § 1983, December 14, 1996 false arrest, ONLY. Therefore, Judge Joseph J. Farnan Jr Court Orders' (D. I. 88, D. I. 140 and D. I. 141), which

confirms that Judge Joseph J. Farnan Jr <u>GRANTED</u> Attorney Bruce C. Herron's Summary Judgment (D. I. 57), which only allows one false arrest, to remain in this civil case. These <u>recorded Federal Court's documents</u> of Attorney Bruce C. Herron and Judge Joseph J. Farnan Jr's, <u>all of these documents</u> just mentioned in this paragraph, are prior to the dated October 31, 2007.

Attorney Bruce C. Herron's Summary Judgment, which was **GRANTED** as just mentioned above, eliminated / removed one false arrest and **all of the Town of Frankford's Council Members** except Ex – Police Chief Guy D. Baynard, but **now**, Judge Joseph J. Farnan Jr in his Memorandum Order "footnotes" dated October 31, 2007, stated and I quote, "... Defendant is **not entitled to summary judgment**." This act of this Judge is false and a deceitful designed to make me believe that the prior court's records allows two false arrest, **but** the fact is the prior court's records to October 31, 2007, only allows one false arrest. **After** Judge Joseph J. Farnan Jr's Memorandum Order, only **13 days later**, based on this Judge's deceitful Memorandum Order of cover – up, Attorney Bruce C. Herron / Ms. Dianna L. Mondeau of Scottadale Insurance Company, in a letter dated November 13, 2007, offer me dollars and later by phone approximately— dollars. *Keep in mind*, **not Fraudulent Federal Court's records**, **but** Legal Federal Court 's records will show only **ONE FALSE ARREST** prior / **before** October 31, 2007. This offer was denied.

(Further Unfair - Deceit used, for cover - up) Therefore, the November 15, 1996 false arrest Prima Facie Case, should not have been requested by Attorney Bruce C. Herron in his Summary Judgment (D. I. 57), to be remove from this civil case No. 98 - 639. This Summary Judgment was GRANTED by Judge Joseph J. Farnan Jr., in his Court Orders (D. I. 88, D. I. 140 and D. I. 141). This November 15, 1996 false arrest Prima Facie Case, was just here recently, RE - INSERTED on October 31, 2007 (D. I. 156) by this same Judge, Judge Joseph J. Farnan Jr., in his Memorandum Order dated October 31, 2007, FOR THE FIRST TIME EVER.

Based on the E20 video tape recording evidence, which confirms the November 15, 1996 false arrest to be a Prima Facie Case. Also I repeat, that the November 15, 1996 false arrest Prima Facie Case was just here recently RE-INSERTED (D. I. 156) by this same Judge, questionably, only after the EXPOSURE of the February 22, 2007 audio cassette tape recording, due to the heat / truth was on; see Exhibits "A" and "B" of Court's recorded record D. I. 143 and I repeat D. I. 143. Therefore, I am demanding dollars for this Prima Facie false arrest, alone.

Settlement negotiations conclusion, based on the November 15, 1996 false arrest Prima Facie Case, I am demanding dollars and for the continued Racial bias / Harassment 42 U.S.C.A § 1981(a). § 1983, December 14, 1996 false arrest, I am agreeing to the past offer of approximately dollars. Therefore, I am demanding a total of dollars.

Mr. Bruce C. Herron Esq., January 16, 2008 Page 3

Please Take Official – Legal Notice; as I am seriously, steadfast, on receiving as a priority, {Justas Causa} 100% fair Justice, in this far, far over – due inexorable / deplorable matter. As we know for a fact that the original heretofore 28 U.S.C.A. § 2108, was the pecuniary sum of; \$ 16,000,000.00 U.S. Dollars. So I must say, as I am truly compelled to; what I am currently – vehemently legally {amicably} only demanding is less than a drop in a 55 gallon - barrel, Per se.

I, do truly appreciate, any and all **{who}** have and/or will have the common – decency of "moral – excellence" commingled herewith Illustrious inner woven {eminent – integrity} to help to see to it; that I get treated unequivocally fair, see 28 U.S.C.A. § 1343, Per se in this, as I re – reiterate, this far – far overdue legal matter / endeavor.

In conclusion:

I, will admit that if the very – very gifted incumbent Attorney of record, for the Town of Frankford / Political subdivision hereunder 42 U.S.C.A § 1983. § 1988, my point is, yes the elite Attorney Bruce C. Herron may have had, or may have some type of continuing / still erroneously continuing, ploy and/or issuable **only** "defense." Then again, Attorney Bruce C. Herron is a very **seasoned veteran** of **our U.S.** court system, may even have a vitreous Superficially based, prolixity – oriented game to carry on, and carry on this case, in which would be even more luminously solely – totally unconstitutional as a matter of fact, and a matter of Equal Justice under the law.

Final Conclusion;

Yes, I truly feel, and know under the honorable due process clause; that if even, if a remote far fetching Obloquy of a superficial — Trial date is ever set, in this civil case, that I have {indubitable} over — zealous super — preponderance(s) of exact — exact demonstrative evidence equivalent and/or beyond Prima Facie. Furthermore, not to mention the disgraceful fact / fact(s) of any ridiculous / absurd issuable — defense based MOCK TRIAL, would be a total Obloquy to the U.S. Constitution'(s) Article III Court system, Per se. The court would be very Questionably notoriously engaging in possible 28 U.S.C.A. § 1442(a)(3), due to it would be very unconstitutional; "Obstruction(s) of Justice" based:

- {01.} "Mis Use" of Process and/or;
- (02.) "Malicious Use" of Process, <u>Prima Facie</u> is <u>Prima Facie</u>, and it is, what it is.

Please be legally advised

A swift mutual amicable settlement in civil action No. 98 – 639 would also immediately evaporate / end U.S, Third Circuit'(s) civil action No. 07 – 4516. I hope that all who are involved, will honorably engage in putting closure to this legal matter, now after approximately nine (9) years of **suffering** illegal and unconstitutional acts against my person.

Mr. Bruce C. Herron Esq, January 16, 2008 Page 4

Respectfully Submitted,

Cc: Attorney Bruce C. Herron Roger A. Akin, Esq.

Akin & Herron 1500 Shallcross Avenue Suite 1 - AWilmington, DE 19806 ---- Settlement Price Demand ----

Office of the Clerk Judge Joseph J. Farnan Jr and Staff United States District Court 844 N. King Street, Lockbox 18 Wilmington, DE 19801 - 3570

* Robert W. Willard, Esq; Department of Justice 820 North French Street Carvel Office Building Wilmington, DE 19801

Ms. Dianna L. Mondeau Scottadale Insurance Company P.O. Box 4120 Scottadale, AZ 85261 - 4120 ---- Settlement Price Demand ----

* Honorary, Colm F. Connolly esq., United States Attorney For The District of Delaware P. 0. Box 2046 Wilmington, DE 19899 - 2046

Town of Frankford Council members P.O. Box 550 # 5 Main Street Frankford, Delaware 19945

IN THE UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

DENNIS L. SMITH

C.A. No. 07 - 4516

Interlocutory – Appellant,

VS.

EX-POLICE CHIEF GUY D.

BAYNARD, INDIVIDUALLY AND AS: AGENT OF FRANKFORD TOWNSHIP, :

et al.,

Interlocutory – Appellee(s):

AFFIDAVIT OF DENNIS L. SMITH

STATES OF DELAWARE

: SS.

NEW CASTLE COUNTY

The, preceding - indelible truthful - statement(s) in my Letter of Corrections dated January 16, 2008 are true to the best of my knowledge and belief(s); of; Dennis L. Smith and are in full vehement compliance / Compliance(s) Here-with / Here-under; 28 U.S.C.A. § 1746, and 18 U.S.C.A. § 1621.

Date / 18 / 2008

CERTIFICATE OF SERVICE

I hereby certify that the original and three copies my <u>Letter of Corrections</u> dated January 16, 2008 have been certified mailed or hand delivered on this <u>///</u> day of January 2008, to the United States Court of Appeals, Thrid Circuit defendants' counsel and the following addresses:

Attorney Bruce C. Herron
Roger A. Akin, Esq.
Akin & Herron
1501 Shallcross Avenue
Suite 1 - A
Wilmington, DE 19806
Certified - 7007 0220 0001 0621 8310
---- Settlement Price Demand ----

Office of the Clerk
Judge Joseph J. Farnan Jr and Staff
United States District Court
845 N. King Street, Lockbox 18
Wilmington, DE 19801 - 3570
Certified - 7007 0220 0001 0621 8327

Copies ONLY for your records

* Robert W. Willard, Esq; * Honorary, Colm F. Connolly esq.,
Department of Justice United States Attorney For
821 North French Street The District of Delaware
Carvel Office Building P. 0. Box 2046
Wilmington, DE 19801 Wilmington, DE 19899 - 2046
Certified - 7007 0220 0001 0621 8334
Certified - 7007 0220 0001 0621 8341

Ms. Dianna L. Mondeau

Scottadale Insurance Company
P.O. Box 4120

Scottadale, AZ 85261 – 4120

Certified - 7007 0220 0001 0621 8358

---- Settlement Price Demand ----

All mentioned above, certified mailed or hand Delivered by Dennis L. Smith.

Dennis L. Smith